Randal S. Mashburn
U.S. Bankruptcy Judge

Dated: 3/30/2018

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF TENNESSEE

In Re: Case No. 3:16-bk-08398

Donald Ernest Brandt fdba Brandt Enterprises dba Blue Grey Downs fdba Wilbur Group dba Brandt Rentals fdba Brandt and Father dba Brandt Enterprises dba Big City Dogs dba Ernies Lawncare & Maintenance,

Chapter 11

Judge Randal S. Mashburn

Debtor.

AGREED ORDER RESOLVING OBJECTION TO CLAIM OF SETERUS, INC. (COURT'S CLAIM NO. 10) AS TO FEDERAL NATIONAL MORTGAGE ASSOCIATION ("FANNIE MAE"), CREDITOR C/O SETERUS, INC. REGARDING REAL PROPERTY LOCATED AT 410-C JACK MILLER BLVD, CLARKSVILLE, TENNESSEE 37042

This matter came before the Court on the Debtor's Objection to Claim of Seterus, Inc (Court's Claim No. 10) filed at Docket No. [131] on the 2nd day of August, 2017, and the parties would stipulate and agree as follows:

WHEREAS, the above-referenced Debtor commenced a voluntary case under Chapter 11 of the United States Bankruptcy Code on November 22, 2016;

WHEREAS, the Creditor, Federal National Mortgage Association ("Fannie Mae"), Creditor C/O Seterus, Inc. is a secured Creditor, filed a secured claim on January 24th, 2017 in the amount of \$45,625.60, secured by a first lien through a Deed of Trust on certain real property known as 410-C Jack Miller Blvd, Clarksville, Tennessee 37042.

WHEREAS the parties agree the Debtor's Chapter 11 Plan is hereby amended under the terms of this agreement. The claim of Federal National Mortgage Association ("Fannie Mae"), Creditor C/O Seterus, Inc. as listed above shall be allowed in the amount of \$41,712.09.

WHEREAS the secured claim shall bear interest at a fixed rate of 5.25% per annum. The claim shall be amortized over 20 years. Principal and interest shall be payable monthly beginning the first day of the month following the effective date. The principal and interest payment shall be \$281.07.

WHEREAS the Debtor further is required to keep all collateral fully insured showing said Creditor as loss

payee and to pay the ongoing real estate property taxes as they accrue.

Accordingly, it is ORDERED that this agreement between the parties to resolve the Objection filed by the

Debtor be and is made the Order of this Court.

It is further ORDERED that if the Debtor defaults in any provision listed in this Order, by either failing to

confirm the Debtor's plan of reorganization, withdrawing the Debtor's plan of reorganization, or failing to maintain

payments in accordance with the plan following the effective date, the Movant shall have immediate relief from the

automatic stay without further Court Order or proceeding with respect to the subject property, without further

hearing or action before the Court;

It is further ORDERED that the service of this Agreed Order, as required by the Local Rules shall be made

by the Debtor.

THIS ORDER WAS SIGNED AND ENTERED ELECTRONICALLY AS INDICATED AT THE TOP OF

THE FIRST PAGE.

/s/ Kyle Stewart

Kyle Stewart, Attorney for Creditor, Bar # 33796

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This Order has been electronically signed. The Judge's signature and Court's seal appear at the top of the first page.
United States Bankruptcy Court.